

ORIGINAL

ORDINANCE NO. 350

AN ORDINANCE (a) SPECIFYING THE CHARACTERS OF LIQUID WASTES WHICH WILL BE ACCEPTED FOR DISPOSAL SERVICE THROUGH CITY OWNED SANITARY SEWERS, STORM DRAINS OR INDUSTRIAL WASTE LINES; (b) ESTABLISHING THE CHARGES TO BE MADE BY THE CITY FOR LIQUID WASTES REMOVAL SERVICES RENDERED THROUGH CONNECTIONS MADE TO SUCH CITY OWNED SEWERS, DRAINS AND LINES; (c) PROVIDING A PENALTY FOR THE VIOLATIONS OF THE PROVISIONS HEREOF, AND (d) REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH, INSOFAR AS SUCH CONFLICT MAY EXIST.

The City Council of the City of Lodi does ordain as follows:

SECTION I. DEFINITIONS

SANITARY SEWAGE as Used herein shall mean the water borne wastes from plumbing fixtures accruing from:

- (a) Human organisms and bathing;
- (b) The preparation of food used in the serving of meals and washing of dishes in homes, restaurants, hotels, hospitals, fountains and similar establishments administering to human needs;
- (c) Minor quantities of clear cooling or drainage water, providing that the combined quantity of all such clear cooling and/or drainage water does not exceed 2,500 gallons in any 24-hour period, and that the maximum rate of disposal into the City's sanitary sewage facilities shall not exceed 5 gallons per

minute, from any one building or establishment, or through any one connection to the City's sanitary sewers.

~~SANITARY SEWAGE~~ as used herein shall not include :

- (d) Garbage or refuse whether ground or not;
- (e) Any liquid wastes having concentrations of chemicals or organic substances and/or sufficient temperature variation which would cause appreciable damage to Portland Cement Concrete sewers and/or appurtenances, cause ~~explosive~~<sup>5</sup> mixtures to form within the pipe lines or the manholes, or which cannot be readily and successfully treated and digested by the City's Activated Sludge Sewage Disposal Plant;
- (f) Storm, irrigation, cooling, conditioning or drainage wastes from roofs, yards, car or other washing, compressors, refrigeration, air cooling or conditioning devices, or the like, where the combined total of all such drainage water and/or wash water is in excess of 2,500 gallons in any 24-hour period, and the maximum rate of disposal into the city's sanitary sewage facilities is in excess of 5 gallons per minute from any one building or establishment, or through any one connection to the City's Sanitary Sewer System;

- (g) Soapy water from commercial or self-service laundries, cleaning, car washing, or similar plants;
- (h) Liquid wastes containing oil, grease, gasoline, kerosene, cleaning solvents or the like;
- (j) Any appreciable quantity of clay, mud, sand, gravel, cement, lime, sawdust, shavings, seeds, fruit pits, plaster, or any other substance which would cause or tend to cause stoppages, or to be deposited upon, or settle within, the City's sanitary sewer lines, manholes or appurtenances;
- (k) Except as hereinafter specifically provided, and under the specifications and rate schedules established for wastes deposited into the **SANITARY SEWERS**.
  - (i) Any **STORM WATERS** or **WASH WATERS**, or any **INDUSTRIAL WASTES**
  - (ii) Any offal accruing from fish, animals or fowls or any other putrescible matter of non-human organism origin.

**STORM WATERS** or **WASH WATERS** as used herein shall mean the relatively pure and clear waters resulting from:

- (a) The drainage of yards, roadways, hard surfaced and roof areas;
- (b) The cooling of air, compressors, condensers, roofs, canned produce and the like;
- (c) Waters properly clarified through screening and settling that result from the washing of certain raw vegetables such as asparagus, celery, spinach;

- (d) Flushing and draining of pipes, tanks, and boilers; the rinsing of bottles, development of wells, etc;
- (e) The washing of automobiles or other non-organic things where soaps, detergents, acids, alkalies, ~~salts~~ or solvents are not used, and ~~where~~ in the concentrations of solids and/or oil or grease are not in excess of the concentrations that would result from properly designed, maintained and operated grease traps and sedimentation basins.

STORM WATERS or WASH WATERS as used herein shall not include:

- (f) ~~Any~~ of the elements of SANITARY SEWAGE as set forth in paragraphs (a) and (b) under the definition of SANITARY SEWAGE as hereinbefore set forth;
- (g) ~~Any~~ of the elements excluded from SANITARY SEWAGE as set forth in paragraphs (d) (e) (g) (h) (j) under the definition of SANITARY SEWAGE as hereinabove set forth;
- (h) ~~Any~~ INDUSTRIAL WASTES having a Biochemical Oxygen Demand (B.O.D.) in excess of the Dissolved Oxygen (D.O.) contained therein, or Suspended Solids (S.S.) in excess of 100 parts per million by weight.

- (j) Any offal or contamination resulting in any way from fish, animals or fowls.
- (k) Any wastes which if deposited in the Mokelumne River at the points of discharge of the City's Storm Drain System might cause damage to fish life or interference with the enjoyment of the rights of those entitled to the use of the stream;
- (1) Concentration of chemicals or organic loads which will deteriorate the water of the river for bathing, recreational or irrigation purposes.

**INDUSTRIAL WASTES** as used herein shall mean water borne wastes exclusive of **SANITARY SEWAGE** which cannot qualify as **STORM WATERS** or **WASH WATERS** as hereinabove defined which in general result from such as:

- (a) The processing of fruits, berries, nuts, grapes, or vegetables for canning, freezing, or the preparation for sale, packaging or shipment;
- (b) The crushing, fermenting and processing of grapes or fruit for the preparation of wine or brandy;
- (c) The curing of olives or the extraction of olive oil;
- (d) The processing of any cereal, meat, milk, or other food product for packaging or canning on a commercial scale;
- (e) The bottling of milk or milk products, manufacture of ice cream, butter, cheese or other milk products;

- (f) Certain wastes resulting from the keeping, treating, slaughter, cleaning, or dressing or other processing of fish, animals or fowls on a commercial scale, as hereinafter more specifically provided.
- (g) Commercial or self-service laundries or cleaning establishments;
- (h) The washing of automobiles, trucks or other machinery or things;
- (j) The salt water resulting from the refrigeration of railroad cars, trucks or the cooling of fruits or vegetables, etc;
- (k) The flushing of loading areas, pipe-lines, tanks, bottles, blowing down of boilers;
- (l) The preparation of and/or the bottling of soft drink beverages ■

**INDUSTRIAL WASTES** as used herein shall be free from:

- (m) Any of the elements of sanitary sewage as set forth in paragraph (a) and (b) under the definition of **SANITARY SEWAGE** as hereinbefore set forth, and
- (n) Any garbage or other solids which could be removed by passing the wastes through a vibrating or stationary screen having not less than 20 meshes to the linear inch in both directions or by passing through rotating screen plates having openings not over 1/20 inch wide by 2 inches long.
- (o) Any wastes having concentrations of chemicals or organic substances, and/or sufficient

temperature or variation thereof **which** would cause appreciable damage to Portland Cement Concrete **sewers** and/or their appurtenances; or which would cause explosive mixtures to **form** within the pipe-lines or the manholes, or which **are** of such a character as **cannot** be readily and successfully disposed of by settling, **skimming** and broad irrigation at the City's waste disposal site located in portions of Sections **23** and **24**, T3N, R5E, MDB&M.

- (p) **Any** cement, lime, plaster, or appreciable quantity of clay, mud, or silt or any other substance which would cause or tend to cause stoppages, or to be deposited upon, or settle within the City's **sewer**, drain or waste lines or in the manholes.

**SANITARY SEWERS** as used herein shall mean those pipe-lines and appurtenances constructed, maintained and operated by the City primarily for the collection of **SANITARY SEWAGE** and the conveyance thereof to the City's Activated Sludge Sewage Disposal Plant.

**STORM DRAINS** as used herein shall mean those pipe-lines and appurtenances constructed, maintained and operated by the City primarily for the collection and disposal of rain and drainage waters accruing to the City Streets.

**INDUSTRIAL WASTE LINES** as used herein shall mean those pipe-lines and appurtenances constructed, maintained and operated by the City primarily for the purpose of collecting **INDUSTRIAL WASTES**, and the conveyance thereof to the City's

waste disposal site. The term **INDUSTRIAL WASTE LINES** shall also include such **STORM DRAINS** as may be temporarily designated, maintained and operated by the City from time to time for the purpose of removing **INDUSTRIAL WASTES**.

B.O.D. shall mean the five day **BIOCHEMICAL OXYGEN DEMAND** expressed in parts per million (p.p.m.) per weight *no space* as determined by the **"STANDARD METHODS FOR THE EXAMINATION OF WATER AND SEWAGE"** (ninth edition) as published by the American Public Health Association, 50 West 50th Street, New York, copies of which are on file in the Office of the City Clerk of the City.

S.S. shall mean the **SUSPENDED SOLIDS**, and shall be expressed in parts per million (p.p.m.) by weight as determined by the method set forth in the above mentioned **"STANDARD METHODS"**.

D.O. shall mean the **DISOLVED OXYGEN** and shall be expressed in parts per million (p.p.m.) by weight, as determined by the appropriate method in the opinion of the City as set forth in the above mentioned **"STANDARD METHODS"**.

p.p.m. shall mean **PARTS PER MILLION** by weight.

g.p.m. shall mean U.S. **GALLONS PER MINUTE**.

City, as used herein shall mean the City of Lodi.

Dwelling Unit, as used herein shall mean the single family house, or cabin, or each unit of a duplex, flat, group dwelling, apartment, auto court, motel, tent or trailer, or any other living accommodation which has facilities for sleeping and the preparation of food, where sanitary facilities connected to City Sewer are provided for the occupants thereof whether *or* not such sanitary facilities are installed therein or connected thereto.



Note:- Any housing accomodation or housing unit having more than three sleeping rooms which are rented to others than the controlling occupant of the premises shall be considered as a Commercial enterprise hereunder.

Occupied, as used herein shall mean inhabited, rented, or offered or held ready for occupancy or renting at any time during the month. Trailer spaces or tent spaces fenced off and not offered for rent and other units from which all furniture has been removed and which has not been used or maintained ready for use at any time during the entire month shall not be deemed to be Occupied within the meaning of this ordinance.

## SECTION II. SANITARY SEWAGE SERVICE

For and in consideration of the amounts hereinafter set forth in the SANITARY SEWAGE SERVICE RATE SCHEDULE the City will receive SANITARY SEWAGE into its SANITARY SEWERS for final disposal by the City.

### SANITARY SEWAGE SERVICE RATE SCHEDULES

#### SCHEDULE "A" DWELLING UNITS

Unit to Which Service is Rendered	Charge per Month	
	Inside Corporate Limits	Outside Corporate Limits
1. Dwelling unit having not more than one room designed or used primarily for sleeping purposes	\$0.30	\$0.45
2. Dwelling unit having 2 rooms designed or used primarily for sleeping purposes	0.50	0.75
3. For each additional sleeping room over 2 contained within or maintained in conjunction with dwelling or accessory building thereto or in non-house-keeping cabin or cabins on same lot	0.10	0.15

**SCHEDULE "B" COMMERCIAL OR INDUSTRIAL INSTITUTIONS**

<u>Unit to Which Service is Rendered</u>	<u>Charge per Month</u>	
	<u>Inside Corporate Limits</u>	<u>Outside Corporate Limits</u>
1. Non-sleeping and non-feeding establishments other than <del>bus</del> , train or service stations, doctors' clinics or other business or concerns hereinafter specified		
(a) Engaging 10 persons or less in on site occupations	\$0.35	\$0.50
(b) Additional persons in units of 10 or major fraction thereof	0.35	0.50
2. Feeding establishments such as restaurants, fountains, public dining rooms, bars, etc., but not including <del>sleeping</del> facilities		
(a) Seating or serving capacity at any one time of 10 persons or less	0.60	0.90
(b) additional capacity in units of 5 persons or major fraction thereof	0.30	0.45
3. Housing establishments containing sleeping accommodations but not providing meals or facilities for the preparation or serving of food, or within which laundering is done or permitted		
(a) Sleeping capacity of 10 persons or less	0.80	1.15
(b) Additional sleeping capacity in units of 5 persons or major fraction thereof	0.40	0.60
4. Housing establishments containing sleeping facilities where tenants, employees, customers, patients, or guests are housed on the premises where cooking and/or laundry or laundry privileges for such persons is done or maintained on the premises, such as rooming houses, hospitals, American Plan hotels, or institutions where meals are served to only employees, customers, or guests housed on the premises		
(a) Sleeping capacity of 10 persons or less	1.80	2.60
(b) Additional sleeping capacity in units of 5 persons or major fraction thereof	0.90	1.30

**HEDU 'B' COMMERCIAL OR INDUSTRIAL INSTITUTIONS**

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<u>Unit to Which Service is Rendered</u>	<u>Charge per Month</u>	
	<u>Inside Corporate Limits</u>	<u>Outside Corporate Limits</u>
5. Barber shops, beauty shops, dentists, etc.		
(a) Three operating chairs or less	<b>\$0.30</b>	<b>\$0.45</b>
(b) For each additional operating chair, add	0.10	0.15
(c) For each public bath unit, add	0.05	0.10
6. Theaters, commercial public assembly halls, gymnasiums, etc.		
(i) If meals or banquets are not served		
(a) Capacity of 500 persons or less	1.80	<b>2.65</b>
(b) Each 250 persons of additional capacity or major fraction thereof	<b>0.90</b>	1.30
(ii) If meals are served, add appropriate amount determined by paragraph (2) (b) hereof		
7. Lodge halls, dance halls, club houses, gymnasiums, etc. where use is restricted to members of the organization and social functions of a semi-private and occasional nature		
(i) Where no food is prepared or served		
(a) Capacity of 500 persons or less	<b>0.30</b>	<b>0.45</b>
(b) Each 500 persons of additional capacity or major fraction thereof	<b>0.30</b>	<b>0.45</b>
(ii) Where food is occasionally prepared or served for banquets or after lodge meeting, etc., for		
(a) 200 persons seating capacity or less	0.60	0.90
(b) For each 200 persons of additional banquet hall capacity or major fraction thereof, add	<b>0.60</b>	0.90

**SCHEDULE "C" CHURCHES AND CHURCH PROPERTIES**

<u>Unit to Which Service is Rendered</u>	<u>Charge per Month</u>	
	<u>Inside Corporate Limits</u>	<u>Outside Corporate Limits</u>
1. Churches, together with church social halls, gymnasiums, banquet rooms or other facilities other than schools, parsonages or other living quarters not rented or operated for profit and located on the same premises	<b>\$0.50</b>	<b>\$0.75</b>

**SCHEDULE "C" CHURCHES AND CHURCH PROPERTIES (continued)**

<u>Unit to Which Service is Rendered</u>	<u>Charge per Month</u>	
	<u>Inside Corporate Limits</u>	<u>Outside Corporate Limits</u>
2. Social halls, <del>gymnasiums</del> , banquet rooms or other facilities <del>rented</del> or operated for profit shall be charged the appropriate rates set forth in SCHEDULE "B" hereof.		
3. Parsonages or other dwelling units shall be charged at the appropriate rates set forth in SCHEDULE "A" or SCHEDULE "B" Paragraph 3 or Paragraph 4 hereof, whichever is applicable.		
4. Schools operated by churches shall be charged at the same rates hereinafter set forth for schools in SCHEDULE "B".		

**SCHEDULE "D" SCHOOLS**

All Schools, whether Publicly or Privately owned, or whether owned or operated by religious or other institutions, shall be charged at the following rates:

Yearly rate for Each Average Daily Attendance  
(Including Adult Education or other special classes)

<u>Classification</u>	<u>Inside Corporate Limits</u>	<u>Outside Corporate Limits</u>
1. Schools not furnishing living accommodations or more than one hot meal per day per student		
(a) Grade 8 and below	\$0.25	\$0.35
(b) Grade 9 and above	0.35	0.50
2. Schools furnishing living accommodations and/or more than one hot meal per day shall pay in addition to the above yearly rate the appropriate monthly charge computed in accordance with SCHEDULE "B" Paragraph 2 or Paragraph 4, whichever is applicable.		

**SCHEDULE "E" MISCELLANEOUS**

Any Train, Bus, or Gasoline Service Station, Doctor's Clinic, other institution or structure requiring **SANITARY SEWAGE** disposal service which does not come under the provisions of SCHEDULE "A" to "D" inclusive hereinbefore set forth shall be charged at the following rates:

**SCHEDULE "E" MISCELLANEOUS (continued)**

<u>Unit to Which Service is Rendered</u>	<u>Charge per Month</u>	
	<u>Inside Corporate Limits</u>	<u>Outside Corporate Limits</u>
1. For each water closet with one urinal and wash bowl included	\$0.50	\$0.75
2. For each urinal in excess of one per water closet or without water closet	0.30	0.45
3. For each wash bowl in excess of one per water closet or urinal or without water closet or urinal	0.05	0.10
4. For each <i>single</i> or double wash tray, each shower head or tub bath with or without shower head, each slop or laboratory sink	0.05	0.10
5. For each clinical, hydrotheraphy, colonic or similar fixture requiring SANITARY SEWAGE disposal service, and not otherwise herein classified	0.25	0.40
Minimum Bill under this Schedule "E"	0.50	0.75

**SECTION III. STORM WATER OR WASH WATER DRAINAGE SERVICE**

For and in consideration of the amounts hereinafter set forth in the **STORM WATER or WASH WATER DRAINAGE SERVICE RATE SCHEDULE**, the City will receive into its **STORM DRAINS, INDUSTRIAL WASTE LINES or SANITARY SEWERS** as hereinafter provided, **STORM WATERS or WASH WATERS** for final disposal by the city.

**STORM WATERS OR WASH WATERS DRAINAGE SERVICE  
RATE SCHEDULES**

**SCHEDULE "A" DISPOSAL INTO STORM DRAINS**

**1A.** The rate for the disposal of **STORM WATERS or WASH WATERS** into the City's Storm Drains shall be:

	<u>Inside Corporate Limits</u>	<u>Outside Corporate Limit</u>
(a) For the first million gallons or any portion thereof per year	\$10.00	\$14.50
(b) For each additional 100,000 gallons or fraction thereof per year	0.90	1.30

- 2A. The City shall estimate and determine the amount of **STORM WATERS** and/or **WASH WATERS** deposited into the City's **STORM DRAINS** unless the user of the service elects to provide, install and maintain in good working order ~~an~~ integrating meter satisfactory to the City for the purposes of measuring such **STORM WATERS** and/or **WASH WATERS**.
- 3A. In determining the amount of **STORM WATERS** and/or **WASH WATERS**, deposited into the City's **STORM DRAINS**, no charge shall be made for the storm waters or minor irrigation waters drainage from roofs, pavements, or hard surfaced areas within the City Limits. Where such drainage is metered along with **WASH WATER**, a credit of 1,250 gallons per year for each 100 square feet (as projected and measured upon a horizontal plane) of such drainage area tributary to the meter shall be allowed. ~~Where~~ <sup>where</sup> roofs or other areas are sprinkled or flushed, such flushing and/or sprinkling waters shall be included in the quantities for billing purposes. For areas outside the corporate limits of the City tributary to the City's **STORM DRAINS**, **STORM WATERS** shall be included in the quantities determined for billing purposes and unless otherwise metered, the annual quantity of **STORM WATERS** shall be assumed as equal to 1,250 gallons per 100 square feet (as projected and measured upon a horizontal plane) of roof, pavement, or hard surfaced area serviced.

**SCHEDULE "B" DISPOSAL INTO INDUSTRIAL WASTE LINES**

- 1B. The rate for disposal of **STORM WATERS** and/or **WASH WATERS** deposited into the City's **INDUSTRIAL WASTE LINES** shall be determined by either the 2B RATE TABLE or the 4B MINIMUM SW-VICE CHARGES hereinafter set forth, whichever is the greater.

**2B. RATE TABLE**

	Inside Corporate Limits	Outside Corporate Limits
(a) For the first 1,000,000 gallons or any portion thereof per year	\$ 30.00	\$ 43.50
(b) For each additional 10,000 gallons of fraction thereof per year	0.27	0.40

- 3B. The quantity of STORM WATERS and/or WASH WATERS used for billing purposes shall be determined as set forth in paragraphs 2A and 3A next preceding SAVE AND EXCEPT ALL Waters including STORM WATERS SHALL be included in the quantities determined for billing purposes whether or not such service is rendered to properties inside or outside the incorporated limits of the City.

**4B. MINIMUM SERVICE CHARGES**

	<u>Minimum Charge per Year</u>	
	Inside Corporate Limits	Outside Corporate Limits
(a) Maximum Rate of Deposit into INDUSTRIAL WASTE LINES		
(i) Up to 10 g.p.m.	\$ 30.00	\$ 43.50
(ii) For each g.p.m. in excess of 10 up to 100 g.p.m. add	3.00	4.35
(iii) For each g.p.m. in excess of 100 up to 1,000 g.p.m. add	2.75	4.00
(iv) For each g.p.m. in excess of 1,000 g.p.m. add	2.50	2.50

- (b) For determination of the maximum rate of deposit, all Storm Waters falling on impervious areas draining directly without retention into the City System shall be computed at the rate of 1 g.p.m. for each 100 square feet of area as projected and measured upon a horizontal plane.
- (c) For determination of the maximum rate of deposit of other waters than Storm Waters, the maximum rate shall be the maximum measured or estimated total quantity of water expressed in U.S. Gallons discharged in any

5 consecutive minutes during the billing period divided by five, or the gallons per minute of waste removal service requested by the customer, whichever is the larger.

**SCHEDULE "C" DISPOSAL INM SANITARY SEWERS**

10. The rate for disposal of **STORM WATERS** and/or **WASH WATERS** deposited into the City's **SANITARY SEWERS** shall be determined by either the **2C RATE TABLE** or paragraph **4B** of **SCHEDULE "B"** next preceding, whichever is the greater.

**2C. RATE TABLE**

	Inside Corporate Limits	Outside Corporate Limit
(a) For the first 750,000 gallons or any portion thereof per year	\$30.00	\$43.50
(b) For each additional 10,000 gallons or fraction thereof per year	0.36	0.52

3C. The quantity of **STORM WATERS** and/or **WASH WATERS** used for billing purposes shall be determined as set forth in paragraph **3B** of **SCHEDULE "B"** next preceding.

4C. The City shall have the right at any time for reasons which appear good to it, to discontinue to receive any **STORM WATERS** and/or **WASH WATERS** into its **SANITARY SEWERS**, from any source either temporarily or permanently, without notice, and parties who may be adversely affected by such discontinuance of such service shall not be entitled to any redress for damages which may result from the discontinuance of such service by the City without notice.

5C. Before any new drains which will contain **STORM WATER** and/or **WASH WATER** are connected into the City's **SANITARY SEWERS** or any pipe-lines tributary thereto, or before any **STORM WATER** and/or **WASH WATER** service rendered through the **SANITARY SEWERS** and discontinued by the City is re-established, the party desiring such service shall obtain a



~~written~~ permit from the City Council of the City, which permit shall state the ~~maximum~~ quantity and maximum rate of deposit of such ~~SIORM~~ WATERS and/or WASH WATERS and the terms, times and conditions under which the City will receive such ~~SIORM~~ WATERS and/or WASH WATERS into its Sanitary Sewers. Any party violating the terms or conditions of such permit shall be liable for all costs and all damages suffered by the City resulting from such violations, and to the cancellation of such permit and the termination: of any or all services rendered thereunder,

SECTION IV. INDUSTRIAL WASTE REMOVAL SERVICE

For and in Consideration of the amounts hereinafter set forth in the LIQUID INDUSTRIAL WASTE REMOVAL SERVICE RATE SCHEDULES, the City will receive INDUSTRIAL WASTES into its INDUSTRIAL WASTE DISPOSAL LINES or into its SANITARY SEWERS for final disposal by the City,

LIQUID INDUSTRIAL WASTE REMOVAL SERVICE  
RATE SCHEDULES

SCHEDULE "A" DISPOSAL INTO INDUSTRIAL WASTES LINES

1A. The Charge for INDUSTRIAL WASTE DISPOSAL SERVICE through the City's INDUSTRIAL WASTE LINES shall be based upon either the 2A. RATE TABLE or the 3A. MINIMUM SERVICE CHARGES hereinafter set forth, whichever is the larger.

2A. RATE TABLE

ORIGIN OF INDUSTRIAL WASTES	Inside Corporate Limits	Outside Corporate
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Group I Shall include liquid wastes  
resulting from the following:

(a) Rates for Tonnage Processed:

(i) The processing of fruits, berries, nuts, grapes or vegetables for canning, freezing or preparation for sale, packaging or shipment per raw or green ton as such produce is received on the premises for such processing.

2A. RATE TABLE (continued)

	Inside Corporate Limits	Outside Corporate Limits
For up to 1,000 gallons of wastes per raw ton the rate per per ton shall be	\$0.08	\$0.12
(ii) The crushing, fermenting and processing of grapes, berries, and fruits for the preparation of wine or brandy per raw or green ton (or the green ton equivalent for dried or other processed materials) as such produce is received on the premises for such processing.		
For up to 1,000 gallons of wastes per raw ton the rate per ton shall be	\$0.10	\$0.15
(iii) The curing of olives and the extraction of olive oil.		
For up to 1,000 gallons of wastes per raw ton the rate per ton shall be	\$0.15	\$0.22
(b) Bate for Excess Water:		
For each 10,000 gallons of any Group I wastes or fraction thereof in excess of 1,000 gallons per ton in any Billing Period, add	\$0.27	\$0.40
Group II Shall include liquid wastes resulting from the following:		
(i) The processing of any cereal, meat, or other food products for packaging or canning on a commercial scale		
(ii) The processing of milk or milk products, the manufacture of ice cream, butter, cheese, or other milk products, and the bottling or packaging thereof		
(iii) The keeping, treating, slaughter- ing, cleaning, or dressing or other processing of fish, fowls or animals on a commercial scale provided that such wastes shall not include:		
(a) Offal, or any of the contents of the alimentary canal of any fish, fowls or animals, or		

	Inside Corporate Limits	Outside Corporate Limits
(b) Any appreciable quantity of fat blood, urine, or		

(c) Any flesh, guts, bone or solid matter which can be removed by screens herein specified under SECTION I DEFINITIONS for INDUSTRIAL WASTES.

(iv) Any wastes similar to the above resulting from industrial processes and which are not excluded by the provisions of paragraph (iii) next above and which have a normal B.O.D. of not exceeding 1,000 p.p.m. and average normal S.S. of not to exceed 1,000 p.p.m.

For each 1,000 gallons or fraction thereof of Group II liquid waste having a 24-hour average B.O.D. of not more than 1,000 p.p.m. and a 24-hour average S.S. of not more than 1,000 p.p.m., the rate shall be	\$ 0.08	\$ 0.12
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For each 100 lbs. of B.O.D. or fraction thereof in excess of 1,000 p.p.m. during any Billing Period	0.75	1.10
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For each 100 lbs. of S.S. or fraction thereof in excess of 1,000 p.p.m. during any Billing Period	0.25	0.36
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Group III Shall include liquid wastes resulting from the following:

(i) Commercial or self-service laundries or cleaning establishments

(ii) Any other industrial wastes having a B.O.D. of not to exceed 500 p.p.m. and a S.S. not to exceed 500 p.p.m., except those wastes resulting from the processing of fruit, berries, nuts, grapes, or vegetables, milk, cereal or from the keeping, treating, slaughtering, dressing of fish, fowls, or animals.

For each 1,000 gallons or fraction thereof of Group III liquid waste having a 24-hour average B.O.D. of not more than 500 p.p.m. and a 24-hour average S.S. of not more than 500 p.p.m., the rate shall be	0.04	0.06
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For each 100 lbs. of B.O.D. or fraction thereof in excess of 500 p.p.m. during any Billing Period	0.75	1.10
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For each 100 lbs. of S.S. or fraction thereof in excess of 500 p.p.m. during any Billing Period	0.25	0.36
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Group IV Shall include liquid wastes resulting from the following:

(i) Washing of automobiles, trucks, etc.

(ii) The flushing of loading areas, pipes, tanks, blowing down of boilers, etc.

Group IV (Continued)	Inside Corporate Limits	Outside Corporate Limits
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(iii) The preparation and/or bottling of soft drinks

(iv) The saline waters resulting from cooling or precooling of refrigerator railroad cars or trucks, etc.

(v) Other industrial wastes in general resulting from the washing or flushing or processing of inorganic objects or things having a BOD. of not to exceed 50 p.p.m. and a S.S. of not to exceed 1,000 p.p.m.

For each 1,000 gallons or fraction thereof of Group IV liquid waste having a 24-hour average B.O.D. of not more than 50 p.p.m. and a 24-hour average S.S. of not more than 1,000 p.p.m., the rate shall be

\$0.03½      \$0.01

For each 100 lbs. of B.O.D. or fraction thereof in excess of 500 p.p.m. during any Billing Period

0.75      1.10

For each 100 lbs. of S.S. or fraction thereof in excess of 500 p.p.m. during any Billing Period

0.25      0.3

### 3A. MINIMUM SERVICE CHARGES

	Minimum Charge per Year Inside Corporate Limits	Outside Corporate Limits
--	--	--------------------------

(a) Maximum Rate of Deposit into INDUSTRIAL WASTE LINES

(i) Up to 10 g.p.m.      \$30.00      \$43.50

(ii) For each g.p.m. in excess of 10, up to 100 g.p.m., add      3.00      4.35

(iii) For each g.p.m. in excess of 100, up to 1,000 g.p.m., add      2.75      4.00

(iv) For all g.p.m. over 1,000 g.p.m., add      2.50      3.60

(b) For determination of the maximum rate of deposit, all Storm Waters falling on impervious areas draining directly without retention into the City System shall be computed at the rate of 1 g.p.m. for each 100 square feet of area as projected and measured upon a horizontal plane.

(c) For determination of the maximum rate of deposit of other waters than Storm Waters, the maximum rate shall

be the maximum measured or estimated total quantity of water expressed in U.S. Gallons discharged in any 5 consecutive minutes during the billing period divided by 5, or the gallons per minute of waste removal service requested by the customer, whichever is the larger.

- 4A. Billing shall be based upon estimates and determinations made by the City of the character and quantity of the wastes. However, if the user of the service is dissatisfied with such determinations made by the City, he may at his sole expense install, maintain and operate in a manner satisfactory to the City such indicating and/or integrating meters as required to properly measure the flow, and/or at his sole expense establish sampling equipment, tests, and procedure satisfactory to the City to determine the S.S. and/or the B.O.D. of the wastes, in which event the billing shall be based on the quantities and the character of the wastes determined by such metering and/or sampling and testing, insofar as applicable.

**SCHEDULE "B" DISPOSAL INTO SANITARY SEWERS**

- 1B. INDUSTRIAL WASTE DISPOSAL SERVICE through the City's SANITARY SEWER SYSTEM will be rendered only in locations where surplus capacity exists in the SANITARY SEWERS, and only within the safe capacity of the City's Activated Sludge Sanitary Sewage Disposal Plant to satisfactorily treat such wastes along with all other wastes then accruing to said plant, at the rates set forth in 3B. RATE TABLE following or 4B. MINIMUM SERVICE CHARGES, whichever is the greater.
- 2B. In addition to the INDUSTRIAL WASTES which the City will receive into its INDUSTRIAL WASTE LINES, the City will receive into its SANITARY SEWERS limited quantities of such wastes as may result from the keeping, treating, slaughtering,

cleaning or dressing of fish, fowls or animals, including minor amounts of offal, contents of alimentary canal, fat, blood or urine, provided that all flesh, guts, bone, or solid matter has been removed therefrom by screens herein specified under SECTION I DEFINITIONS for INDUSTRIAL WASTES.

3B. RATE TABLE

Character of Wastes Range of B.O.D. and S.S.	Rate per 1,000 gallons	
	Inside Corporate Limits	Outside Corporate Limits
(a) Each below 200 p.p.m.	\$0.05	\$0.08
(b) One or both above 200 p.p.m. Each below 500 p.p.m.	0.07	0.10
(c) One or both above 500 p.p.m. Each below 1,000 p.p.m.	0.08	0.12
(d) For wastes having either a B.O.D. or S.S. in excess of 1,000 p.p.m.	(See footnote") (See footnote**)	

$$* \quad \$ \left\{ 0.025 + 0.025 \frac{\text{higher of B.O.D. or S.S. in p.p.m.}}{200} \right\}$$

$$** \quad \$ \left\{ 0.037 + 0.037 \frac{\text{higher of B.O.D. or S.S. in p.p.m.}}{200} \right\}$$

4B. MINIMUM SERVICE CHARGES

Maximum Rate of Deposit into SANITARY SEWERS	Minimum Charge Per Year	
	Inside Corporate Limits	Outside Corporate Limits
(i) Up to 10 g.p.m.	\$30.00	\$43.50
(ii) For each g.p.m. in excess of 10 g.p.m., add	3.00	4.35

5B. Billing shall be based upon estimates and determinations made by the City of the character and quantity of the wastes. However, if the user of the service is dissatisfied with such determinations made by the City, he may at his sole expense install, maintain and operate in a manner satisfactory to the City such indicating and/or integrating meters as required to properly measure the flow, and/or at his sole expense establish sampling equipment, tests, and procedure satisfactory to the City to determine the S.S. and/or the B.O.D. of the wastes, in which event the billing shall be based on the quantities and the character of the wastes as determined by such metering and/or sampling procedures, insofar as applicable.

#### SECTION V DETERMINATION OF RATES

##### A. EXISTING CONNECTIONS:

##### 1. Duties of Superintendent of Public Utilities

It shall be the duty of the Superintendent of Public Utilities before the effective date of this ordinance to survey all existing connections to the City's SANITARY SEWERS, STORM DRAINS, and INDUSTRIAL WASTE LINES for the purpose of:

(i) Determining and classifying under the provisions of this ordinance the character of the wastes and the quantity of service being rendered through each such connection.

(ii) The person or persons (either real or artificial) to whom such service is being rendered.

Upon completion of such survey the Superintendent of Public Utilities shall certify to the City Clerk a

list of such persons to whom service is being rendered, together with the appropriate monthly charge or the rate which is applicable to the service being rendered under the terms of this ordinance.

2. Duties of the City Engineer

In the case of INDUSTRIAL WASTES and/or STORM WATERS or WASH WATERS, it shall be the duty of the City Engineer, upon receipt of request from the Superintendent of Public Utilities, to establish such procedures as necessary for estimating or otherwise determining:

- (i) The total quantity of such WASTES or WATERS,
- (ii) The maximum rate of discharge of such WASTES or WATERS into the City's system, and
- (iii) The character of such WASTES or WATERS as necessary for determining either:
  - (a) The admissability into either the SANITARY SEWERS or the STORM DRAINS, or the INDUSTRIAL WASTE LINES, or
  - (b) The appropriate charges where such charges are based upon the strength or character of the wastes.
- (iv) Provide certified estimates or determinations of the above factors to the City Clerk to be used for billing purposes.

3. Duties of the City Clerk

- (i) It shall be the duty of the City Clerk from and after the effective date of this ordinance upon the receipt of such certified information from the Superintendent of Public Utilities and the City



Engineer, to bill such persons receiving service in accordance with the rates, terms and provisions set forth in this ordinance until such time as such service is terminated by the City, either at its option or at the request of the party or parties to whom such service is being rendered.

- (ii) Where rates are based upon tonnage of material processed, it shall be the duty of the City Clerk to obtain from the parties to whom such service is rendered such information as is necessary for billing purposes.

**B. NEW CONNECTIONS:**

1. From and after the effective date of this ordinance, it shall be unlawful for any person, firm or corporation to make any new connections or to deposit any wastes into the City's SANITARY SEWERS, STORM DRAINS, or INDUSTRIAL WASTE LINES or any pipe-line, fixture or device tributary thereto, without having first obtained a permit from the City Council or its duly authorized and qualified representative, or without paying the rates herein provided for such service either as reserved or used.

**(i) For SANITARY SEWAGE DISPOSAL SERVICE**

- (a) Application shall be made upon the forms provided by the City Clerk. Such forms shall set forth:
- (1) The name and address of the applicant.
  - (2) The location and size of the proposed connection.
  - (3) All units and uses to be served by such connection.
  - (4) Such other information as may be deemed necessary and is requested by the City Clerk

or the City Council in order to determine the quantity, the rate of disposal, and character of service required.

(b) Certification. The City Clerk shall forward such application to the City Engineer who shall certify to the City Clerk as to the availability of such service, and as to the limiting factors, if any, that exist regarding the service requested.

(c) Permit.

(1) If the application is for service to property entirely within the incorporated limits of the City, the City Clerk shall grant a permit for such connection to the Sanitary Sewers in accordance with the City Engineer's certification as to the availability of service, and as restricted to comply with limiting factors, if any, and shall notify the Superintendent of Public Utilities of such action.

(2) Connection to the City's sewers shall be made by the applicant in strict compliance with the terms of the Permit and at his sole expense. Pipe-lines and appurtenances shall be in accordance with plans and specifications approved by the City Engineer and under the supervision of the Superintendent of Public Utilities. Where such connections or the pipe-lines leading thereto are within the travelled way of any street or alley, the Superintendent of Public Utilities may at his option perform all work and bill all costs of the same to the applicant.

- (3) If the application is for service to property, any part of which is outside the incorporated limits of the City, the City Clerk shall refer the application, together with the certification of the City Engineer as to the availability of service and the limitations thereof, to the City Council for consideration.
- (4) If the City Council finds that the service requested as based upon the certification of the City Engineer, and such other information as the City Council may choose to consider will not in its opinion interfere with the full use of the City's SANITARY SEWERS and its Sanitary Sewage Disposal System by the City or the residents thereof, the City Council may by motion instruct the City Clerk to issue the permits subject to any terms or conditions that the City Council may deem necessary to protect the rights and privileges of the City or its inhabitants.
- (5) The City Clerk shall issue the permit in accordance with the terms of the motion approving the application by the City Council and shall supply the Superintendent of Public Utilities and the City Engineer with copies of such permit.
- (6) Construction. All pipe-lines and appurtenances serving areas outside incorporated limits of the City and vine-lines, appurtenances and connections to the City Sewers, whether inside or outside of the incorporated limits of the City, shall be constructed at the sole expense of the applicant in accor-

dance with plans and specifications approved by the City Engineer. All plumbing and plumbing fixtures tributary to the City's SANITARY SEWER SYSTEM shall be approved by the City Plumbing Inspector before connection to the City's sewers.

- (7) Upon completion of the connection to the City's sewers of any service for which a permit has been issued, the Superintendent of Public Utilities shall notify the City Clerk, and thereafter the City Clerk shall bill the permittee or his successor in interest for all service rendered through such connection as granted to the permittee by the terms of his permit in accordance with the terms and provisions of this ordinance until such time as such service is terminated by the City either at its option or at the request of the permittee.

(ii) FOR STORM WATER or WASH WATER DISPOSAL SERVICE

- (a) Application shall be made on the forms provided by the City Clerk. Such application shall set forth:
- (1) The name and address of the applicant.
  - (2) The location and size of the proposed connection and the City Sewer, Drain or Line or other facility into which it is wished to discharge such waters.
  - (3) The estimated total quantity and maximum rate of disposal of the waters it is wished to deposit into the City's system including the times of day, week, month and year that

such disposal service will be required.

- (4) The estimated total area (as projected and measured on a horizontal plane) of roofs, pavements, or hard surfaced areas which will drain into the City's system through the proposed connections.
- (5) The origin and general character of all waters other than those resulting from precipitation.
- (6) Such other information as may be deemed necessary and is requested by the City Clerk or the City Council acting either directly or through its duly authorized representatives in order to determine the quantity, rate of deposit and the character of the wastes.

(b) Certification. The City Clerk shall forward such application to the City Engineer who shall fully investigate the circumstances pertaining to such application and shall certify to the City Clerk as follows:

- (1) Whether or not the wastes which are sought to be deposited within the City's system can be accepted as STORM WATERS or WASH WATERS within the meaning of this ordinance and if so, such, if any, special devices, settling basins, screens, grease traps or other appurtenances should be constructed, maintained and operated in order to assure the City that such waters will qualify under the term STORM WATERS or WASH WATERS as herein defined.
- (2) The availability of capacity in the City's STORM DRAINS or INDUSTRIAL WASTE LINES or

SANITARY SEWERS, for the rendering of the service requested.

- (3) Such special terms or conditions or limitations as may be necessary to govern, restrict or to terminate the service requested to safeguard the City of Lodi and the rights of others using or entitled to the use of such facilities.

(c) Permit.

- (1) If the application is for service to property entirely within the incorporated limits of the City, the City Clerk shall grant a permit for the connection to the City's system and the depositing of STORM WATERS or WASH WATERS therein in accordance with the terms of the application and such special terms, conditions or limitations as recommended by the City Engineer and shall notify the Superintendent of Public Utilities of such action.
- (2) If the application is for service to property any part of which is outside the incorporated limits of the City, the City Clerk shall refer the application, together with the certification of the City Engineer as to the availability of service and the recommended special provisions required, to the City Council for consideration.
- (3) If the City Council finds that the service either as requested in the application, or as modified by recommendations of the City Engineer, or by any other such restrictions

as the City Council may choose to impose will not in its opinion interfere with the full use by the City or the residents thereof of the City's Liquid Waste Disposal System into which such STORM WATERS or WASH WATERS are sought to be deposited, then the City Council may by motion instruct the City Clerk to issue the permit subject to any terms or conditions that the City Council may deem necessary to protect the rights and privileges of the City and its inhabitants.

- (4) The City Clerk shall issue the permit in accordance with the terms of the motion approving the application by the City Council and shall supply the Superintendent of Public Utilities and the City Engineer with copies of such permit.
- (5) Construction and Operation. All pipe-lines and appurtenances, as well as any settling basins, screens, sumps or grease traps, etc. that may be required by the terms of the permit and the connection to the City's system shall be made in accordance with plans and specifications submitted to and approved by the City Engineer. All construction, maintenance and operation costs of such pipe-lines, connections, and any such appurtenances, settling basins, screens, sumps, or grease traps, etc. as may be required by the terms of the permit shall be at the sole expense of the permittee. Such construction,

maintenance and operation of all facilities connected to the City's system shall at all times be satisfactory to the City Council, acting through its duly authorized and qualified representatives.

- (6) Upon completion of the connection to the City's system of any service for which a permit has been issued, the Superintendent of Public Utilities shall notify the City Clerk and thereafter the City Clerk shall bill the permittee or his successor in interest for all service rendered through such connection, or as granted to the permittee by the terms of his permit in accordance with the terms and provisions of this ordinance and the estimates or determinations of the quantity, rate and type of service rendered as certified by the City Engineer until such time as such service is terminated by the City,, either at its option or at the request of the party or parties to whom such service is being rendered.

(iii) For INDUSTRIAL WASTE DISPOSAL SERVICE

- (a) Application shall be made on the forms provided by the City Clerk. Such application shall set forth:
  - (1) The name and address of the applicant.
  - (2) The location and size of the proposed connection and the City line or sewer into which it is wished to discharge such wastes.
  - (3) The estimated total quantity and the maximum rate of disposal of the wastes it is wished to deposit into the City's system, including the times of day, week, month and year that such disposal service will be required.



- (4) The estimated total areas ( as projected and measured on a horizontal plane) of roofs, pavements, or hard surfaced areas which will drain into the City's sytem through the proposed connections.
  - (5) The origin and general character of all waters other than those resulting from precipitation.
  - (6) Such other information as may be deemed necesssry and is requested by the City Clerk or the City Council acting through its duly authorized representatives in order to determine the quantity, rate of deposit and the character of the wastes.
- (b) Certification. The City Clerk shall forward such application to the City Engineer who **shell** fully investigate the circumstances pertaining to such application and shall certify to the City Clerk as follows:
- (1) Whether or not the wastes which are sought to be deposited within the City's system can be accepted as INDUSTRIAL WASTES within the meaning of this ordinance and if so, such, if any, special, devices, settling basins, screens, grease trap, or other appurtenances which should be constructed, maintained and operated in order to assure the City that such wastes will qualify under the term INDUSTRIAL WASTES as herein defined.
  - (2) Whether or not any special treatment such as clarification, flocculation, cooling, aeration, addition of chemicals or hydrogen ion control or other threshold treatment (prior to the depositing of such wastes into the City System) is a necessary or desirable pre-requisite to receiving such wastes into the City's system.

- (3) The availability of capacity in the City's INDUSTRIAL WASTE LINES or SANITARY SEWERS to receive such wastes and the probable ability of the City's Activated Sludge Sewage Disposal Plant to properly treat such wastes as it may be necessary to deposit into the City's SANITARY SEWER SYSTEM for the rendering of the service required.
- (4) Such special terms or conditions or limitations as may be necessary to govern, restrict or terminate the service requested to safeguard the City of Lodi and the rights of others using or entitled to the use of such facilities.

(c) Permit.

- (1) If the application is for service to property entirely within the incorporated limits of the City, the City Clerk shall grant a permit for the connection to the City's system and the depositing of INDUSTRIAL WASTES therein in accordance with the terms of the application and such special terms or conditions or limitations as recommended by the City Engineer and shall notify the Superintendent of Public Utilities of such action.
- (2) If the application is for service to property any part of which is outside the incorporated limits of the City, the City Clerk shall refer the application, together with the certification of the City Engineer as to the availability of service and the recommended special provisions required, to the City Council for consideration.
- (3) If the City Council finds that the service, either as requested in the application or as modified by recommendations of the City Engineer or by any other such restrictions as the City Council may choose to impose, will not in its opinion interfere

with the full use by the City or the residents thereof of the City's Liquid Waste Disposal System into which such INDUSTRIAL WASTES are sought to be deposited, then the City Council may by motion instruct the City Clerk to issue the permit subject to any terms or conditions that the City Council may deem necessary to protect the rights and privileges of the City and its inhabitants.

- (4) The City Clerk shall issue the permit in accordance with the terms of the motion approving the application by the City Council and shall supply the Superintendent of Public Utilities and the City Engineer with copies of such permit.
- (5) Construction and Operation. All pipe-lines and appurtenances, as well as any settling basins, screens, sumps or grease traps, etc. that may be required by the terms of the permit, and the connection to the City's system shall be made in accordance with plans and specifications submitted to and approved by the City Engineer. All construction, maintenance and operation of such pipe-lines, connections and any such appurtenances, settling basins, screens, sumps, or grease traps, etc. as may be required by the terms of the permit shall be at the sole expense of the permittee. Such constructions, maintenance and operation of all facilities connected to the City's system shall at all times be satisfactory to the City Council acting through its duly authorized and qualified representatives.
- (6) If the terms of the permit require special treatment and/or the addition of chemicals to the wastes before deposit into the City's system, such treatment and/or additions shall be made in accordance with the terms of the permit and at the sole expense of the permittee.

- (7) Upon completion of the connection to the City's system of any service for which a permit has been issued, the Superintendent of Public Utilities shall notify the City Clerk and thereafter the City Clerk shall bill the permittee or his successor in interest for all service rendered through such connection, or as granted to the permittee by the terms of his permit in accordance with the terms and provisions of this ordinance and the estimates or determinations of the quantity, rate and type of service rendered, as certified by the City Engineer, until such time as such service is terminated by the City either at its option or at the request of the party or parties to whom such service is being rendered.

#### SECTION VI COLLECTION OF CHARGES

##### A. BILLING PERIOD:

1. SANITARY SEWAGE SERVICE. The Billing Period for SANITARY SEWAGE SERVICE shall be the calendar month.
2. STORM WATER and/or WASH WATER; INDUSTRIAL WASTES. The Billing Period for STORM WATER and/or WASH WATER for INDUSTRIAL WASTE Removal Service shall be the calendar month, the calendar year or such other interval of time less than one year as may best conform to the seasonal character of the service required.

##### B. CERTIFIED INFORMATION REQUIRED FROM PERMITTEE:

In order to facilitate the billing and collection of the fees herein required for STORM WATER and/or WASH WATER for INDUSTRIAL WASTE Removal Service wherein such fees are based upon the tonnage of produce or other information of which the permittee has prime knowledge, the permittee shall submit to the City Clerk on or before the 10th of the month next succeeding the month during which such service was rendered (or on or before the 10th of the month next succeeding the close of the Billing Period if other than a calendar month) such information regarding the tonnage of material processed or other information necessary for the computation of the amount due the City under the terms and provisions of this ordinance. Such information shall be properly certified by the permittee or his duly

authorized representative as correctly representing the actual amounts of material processed or other factors necessary to determine for such billing purposes.

C. DUE AND DELINQUENT DATES:

1. FLAT RATE SERVICE. All charges for liquid waste disposal service which are based upon flat monthly rate schedules shall become due on the first day of the month following the month during which such service was rendered and delinquent from and after 5 o'clock p.m. of the 10th day of the month during which such charges became due.
2. SERVICE RENDERED UNDER QUANTITATIVE RATE SCHEDULES: All charges for service rendered to customers for which charges are based upon quantitative determinations of any kind shall become due and payable on the first day of the month following the month in which a statement of such charges is rendered to the permittee by the City Clerk and shall become delinquent from and after 5 o'clock p.m. of the 10th day of the month during which such charges become due.

D. PENALTY: FOR DELINQUENCY

To each delinquent bill for waste disposal service shall be added the sum of 10 cents per month for each month or fraction thereof such bill remains unpaid providing that the total amount of said bill does not exceed \$20.00. If the total amount of such delinquent bill exceeds \$20.00, then the penalty shall be at the rate of 1/2 of 1% of the amount of the delinquent bill for each month or fraction thereof.

E. COLLECTION OF DELINQUENT ACCOUNTS :

It shall be the duty of the City Clerk to notify the party or parties responsible for delinquent accounts of such delinquency on or before the first day of the month next following the month in which such delinquency has occurred. If such delinquent bills are not paid by the 10th day of the month next following the month during which notice of delinquency was rendered, the City Clerk shall take such steps as necessary to make such collections and if unsuccessful, shall certify to the City Attorney such delinquent accounts for collection.

SECTION VI LIABILITY

Any person, firm or corporation, or any partner, officer, agent or employee thereof who deposits or permits to be deposited into the City's Liquid Waste Disposal System or any facilities tributary thereto any

liquid wastes other than those permissible under the terms of this ordinance and the terms of a valid permit granted thereunder, shall be liable for any and all damage caused to the City by virtue of such act, including compensation for damage to the City's facilities and all costs of any legal fees, suits, or judgments against the City which may be attributable to such wastes so discharged.

SECTION VIII PENALTY: FOR VIOLATION

Any person, firm, or corporation or any partner, officer, agent or employee thereof violating any of the terms or provisions of this ordinance or the terms or any permit granted hereunder shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not more than \$500 or by imprisonment in the City Jail or the County Jail of San Joaquin County as the committing magistrate may direct for a period of not more than 6 months, or both such fine and imprisonment.

SECTION IX SAVING CLAUSE:

If any of the provisions of this ordinance or the application thereof to any person or circumstance is held invalid by the courts, the remainder of this ordinance and/or the application of such provisions whether to persons or circumstances shall not be affected thereby.

SECTION X. EFFECTIVE DATE:

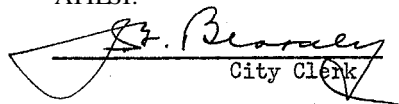
This ordinance shall take effect and be in full force and operation on the first day of the calendar month next succeeding the 60th day from and after its final passage and adoption.

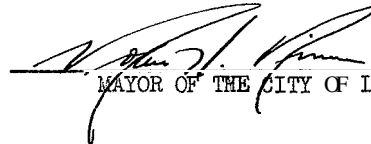
SECTION XI. PUBLICATION:

The City Clerk shall cause this ordinance to be published one time in THE MDI TIMES, the official newspaper of this City, within fifteen days after its passage.

I hereby approve and sign the foregoing Ordinance No. 350 this 15th day of October 1947.

ATTEST:

  
City Clerk

  
MAYOR OF THE CITY OF LODI

STATE OF CALIFORNIA  
COUNTY OF SAN JOAQUIN  
CITY OF LODI SS

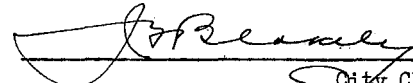
I, J. F. BLAKELY, City Clerk of the City of Lodi and ex-officio Clerk of the City Council thereof, do hereby certify that the foregoing ORDINANCE NO. 350 was regularly introduced at a regular meeting of said City Council held on the 18th day of June, 1947 and was thereafter, at a subsequent regular meeting of said City Council on the 15th day of October 1947, passed, adopted and ordered to print by the following vote:

AYES: Councilmen, *Hankes, Lytle, Riggs, Salinas & Rine*

NOES: Councilmen, *None*

ABSENT: Councilmen, *None*

I FURTHER CERTIFY, that the said Ordinance was approved and signed by the Mayor on the date of its final passage and adoption.

  
\_\_\_\_\_  
City Clerk